UNITED ST	ATES DISTRIC	LOOKI	
SOUTHERN	District of	ОН	IO
UNITED STATES OF AMERICA		MADDANT EC	ADDECT
V.		WARRANT FO	EII E
JOHN OBER	Case Number:	1:01CR0055-17	FILED
JOHNOBER			DEC 2 8 2006
To: The United States Marshal and any Authorized United States Officer			JAMES BONINI, Clerk CINCINNATI, OP!O
			CINCINNATI, Other
YOU ARE HEREBY COMMANDED to arre	est <u>JOHN OBER</u>		
		Name	
and bring him or her forthwith to the nearest magistra	te judge to answer a(n)		
	Order of Probation ourt Violation Petition	X Supervised I Violation Pe	Release
charging him or her with (brief description of offense)			
(SEE ATTACH	ED)		
			•
in violation of Title United States	Code, Section(s)		
VALUES ESTATE	11		
JAMES BONINI Name of Issuing Officer	Signature of Issui	ng Officer –	7
CLERK	OCTOBER 24	1, 2006 CINCINNA	TI OUIO
Title of Issuing Officer	Date and Location		ii, omo
	•		•
	RETURN		

This warrant was received and executed with the arrest of the above-named defendant at

BRAD

3058

AO 442 (Rev. 12/85) Warrant for Arrest

THE FOLLOWING IS FURNISHED FOR INFORMATION ONLY:

DEFENDANT'S NAME:	
ALIAS:	
LAST KNOWN RESIDENCE:	
LAST KNOWN EMPLOYMENT:	
PLACE OF BIRTH:	
	WEIGHT:
	RACE:
HAIR:	
SCARS, TATTOOS, OTHER DISTINGUISHING MARKS:	
FBI NUMBER:	
INVESTIGATIVE AGENCY AND ADDRESS:	•



United States District Court

06 OCT 24 PM 3: 17

for

Southern District of Ohio

WEST DIV CINCINNATI

Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: John Ober

Last Known Address: 3393-E Tatum Cove

McDermott, Ohio 45652

Case Number: 1:01CR00055-17

Name of Sentencing Judicial Officer:

The Honorable Herman J. Weber

Senior United States District Judge

Date of Original Sentence: January 24, 2002

Original Offense: Conspiracy to Distribute and Possess with Intent to Distribute Marijuana and Cocaine

Original Sentence: 46 month(s) prison, 48 month(s) supervised release

Type of Supervision: Supervised Release

Date Supervision Commenced: March 1, 2004

Assistant U.S. Attorney: Robert Brichler, Esq.

Defense Attorney: Jeffrey L. Adams, Esq.

PETITIONING THE COURT

[x] To issue a warrant

[] To issue an Order to Appear and Show Cause

[] To grant an exception to revocation without a hearing.

Violation Number

Nature of Noncompliance

#1 Failure to Report

This officer has had no contact with Mr. Ober since September 18, 2006.

#2 No Drug Use

Since being on supervision, Mr. Ober has tested positive for marijuana on June

14, 2005; July 19, 2005; and January 13, 2006.

#3 No New Law Violations:

On May 20, 2005, Ober was convicted of Reckless Operation in Adams

County, Ohio.

On September 12, 2005, Ober was convicted of an amended charge of

Physical Control also in Adams County, Ohio.

#4 Failure to pay child support

Ober was ordered by the Court to pay child support. He has not made a

payment since March 6, 2006.

U.S. Probation Officer Recommendation:

On January 24, 2002, Mr. Ober appeared before Your Honor and was sentenced to 46 months imprisonment followed by four years supervised release after having been charged with Conspiracy to Distribute and Possess with Intent to Distribute Marijuana and Cocaine. As special conditions of his supervised release, he was ordered to participate in substance abuse and mental health treatment as recommended, comply with a child support order issued by Adams County, Ohio and pay a \$1,000 fine.

On June 16, 2004, Mr. Ober was released from the Bureau of Prisons to commence his term of supervised release. Since being on supervision, Mr. Ober has had some difficulties. The Court was notified previously on June 7, 2005 that Ober was convicted of an amended charge of Reckless Operation on May 20, 2005 in Adams County, Ohio and was sentenced to 180 days jail which was suspended. He was ordered to a fine and court costs.

In addition, on September 12, 2005, Ober again appeared in Adams County Municipal Court after being arrested on May 13, 2005 for Operating a Vehicle while Intoxicated, Passing Marked Lanes and Open Container. The Court amended the Operating a Vehicle while Intoxicated charge to Physical Control as Ober completed their diversion program. He was sentenced to 30 days in jail which was suspended and placed on one year community control. The other two charges were dismissed. As a result of these two arrests, Mr. Ober entered substance abuse treatment at The Counseling Center in Adams County, Ohio and completed the program on September 6, 2005. During this time, Mr. Ober also tested positive for the use of marijuana on June 14, and July 19, 2005. Ober addressed these issues in substance abuse treatment, but later tested positive again for marijuana on January 13, 2006..

Since that time, Mr. Ober has also had difficulty finding steady employment. As a result, he has not made a payment toward his fine since March 10, 2005. He currently has an outstanding balance of \$825. In addition, the Court ordered him to pay child support in Adams County. He has not made a payment since March 6, 2006. Although Mr. Ober has been periodically employed, he does not hold a job for a long period of time. It appears that family issues get in the way, and he quits working.

On August 28, 2006, this officer met with him at his home along with his girlfriend's family. He stated that he went to Shawnee Mental Health Center to help him with some of his family and substance abuse issues, and may possibly sign up for social security. Mr. Ober said he had not been using marijuana and has been drinking alcohol minimally. He submitted to urinalysis on August 28, 2006 which was negative.

On September 7, 2006, this officer attempted to contact Mr. Ober to check on the status of his counseling. This officer was informed by his girlfriend that she has not seen him for the past few days. This officer then went by his girlfriend's house on September 12, 2006 and again she stated she had not talked with him.

The following day, Mr. Ober contacted this officer stating that he was residing at a friend's house in Wheelersburg, Ohio. Mr. Ober indicated he would keep in contact with this officer and did not want to be with his girlfriend because it was causing problems. This officer then spoke with Mr. Ober five days later, and he said he had been sick with the flu. This officer has not been able to contact him since September 18, 2006. Attempts to contact him at his friend's house and his girlfriend's house have been made, but no one has heard from him.

This officer has given Mr. Ober numerous chances to comply with supervision, including counseling, and he continues not to comply. This officer previously notified the Court on September 18, 2006 that Mr. Ober's fine had not been paid in full.

As a result of the above information, it is respectfully recommended that a warrant be issued for Mr. Ober. The term of supervision should be

- [X] Revoked.
- [] Extended for years, for a total term of years.
- [] Continued based upon the exception to revocation under 18 USC 3563(e) or 3583(d)
- [] The conditions of supervision should be modified as follows:

PROB 12C Rev 2/03

RE:

OBER, John

Petition for Warrant

I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 23, 2006

Darla J. Huffman

U.S. Probation Officer

Approved,

by

John Cole

Supervising U.S. Probation Officer

Date:

October 23, 2006

3

THE COURT ORDERS:

No Action

The Court finds that there is probable cause to believe the defendant has violated the conditions of his/her probation/supervised release and orders the Issuance of a Warrant for his/her arrest.

The Issuance of an Order to Appear and Show Cause

[] The Court finds the defendant can benefit from continued substance abuse treatment and grants an exception to revocation. The supervision term of the defendant is continued under all original terms and conditions.

[] Other

Date

Page 6, of 8

Recd. 11/29/06

PROB 12C Rev 2/93

United States District Court

for

Southern District of Ohio

Addendum to Petition for Warrant or Summons for Offender Under Supervision

Name of Offender: John Ober

Last Known Address: 3393-E Tatum Cove

McDermott. Ohio 45652

Case Number: 1:01CR00055-17

Name of Sentencing Judicial Officer:

The Honorable Herman J. Weber

Senior United States District Judge

Date of Original Sentence: January 24, 2002

Original Offense: Conspiracy to Distribute and Possess with Intent to Distribute Marijuana and Cocaine

Original Sentence: 46 months prison, 48 months supervised release

Type of Supervision: Supervised Release

Date Supervision Commenced: March 1, 2004

Assistant U.S. Attorney: Robert Brichler, Esq.

Defense Attorney: Jeffrey L. Adams, Esq.

PETITIONING THE COURT

- [] To issue a warrant. A warrant was previously issued on October 24, 2006. This is an addendum to the previous violation report.
- [] To issue an Order to Appear and Show Cause
- [] To grant an exception to revocation without a hearing.

Violation Number	Nature of Noncompliance
#1 Failure to Report	This officer has had no contact with Mr. Ober since September 18, 2006.
#2 No Drug Use	Since being on supervision, Mr. Ober has tested positive for marijuana on June 14, 2005; July 19, 2005; and January 13, 2006.
#3 No New Law Violations:	On May 20, 2005, Ober was convicted of Reckless Operation in Adams County, Ohio.
	On September 12, 2005, Ober was convicted of an amended charge of Physical Control also in Adams County, Ohio.
	On October 13, 2006, Ober was arrested in Scioto County for Illegal Manufacture of Drugs and Assembly of Chemicals to Manufacture Drugs. On November 9, 2006, he was indicted on these charges. These cases are pending.
#4 Failure to pay child support	Ober was ordered by the Court to pay child support. He has not made a payment since March 6, 2006.

2

U.S. Probation Officer Recommendation:

On January 24, 2002, Mr. Ober appeared before Your Honor and was sentenced to 46 months imprisonment followed by four years supervised release after having been charged with Conspiracy to Distribute and Possess with Intent to Distribute Marijuana and Cocaine. As special conditions of his supervised release, he was ordered to participate in substance abuse and mental health treatment as recommended, comply with a child support order issued by Adams County, Ohio and pay a \$1,000 fine.

On June 16, 2004, Mr. Ober was released from the Bureau of Prisons to commence his term of supervised release. Since being on supervision, Mr. Ober has had some difficulties. The Court was notified previously on June 7, 2005 that Ober was convicted of an amended charge of Reckless Operation on May 20, 2005 in Adams County, Ohio and was sentenced to 180 days jall which was suspended. He was ordered to a fine and court costs.

In addition, on September 12, 2005, Ober again appeared in Adams County Municipal Court after being arrested on May 13, 2005 for Operating a Vehicle while Intoxicated, Passing Marked Lanes and Open Container. The Court amended the Operating a Vehicle while Intoxicated charge to Physical Control as Ober completed their diversion program. He was sentenced to 30 days in jail which was suspended and placed on one year community control. The other two charges were dismissed. As a result of these two arrests, Mr. Ober entered substance abuse treatment at The Counseling Center in Adams County, Ohio and completed the program on September 6, 2005. During this time, Mr. Ober also tested positive for the use of marijuana on June 14, and July 19, 2005. Ober addressed these issues in substance abuse treatment, but later tested positive again for marijuana on January 13, 2006..

Since that time, Mr. Ober has also had difficulty finding steady employment. As a result, he has not made a payment toward his fine since March 10, 2005. He currently has an outstanding balance of \$825. In addition, the Court ordered him to pay child support in Adams County. He has not made a payment since March 6, 2006. Although Mr. Ober has been periodically employed, he does not hold a job for a long period of time. It appears that family issues get in the way, and he quits working.

On August 28, 2006, this officer met with him at his home along with his girlfriend's family. He stated that he went to Shawnee Mental Health Center to help him with some of his family and substance abuse issues, and may possibly sign up for social security. Mr. Ober said he had not been using marijuana and has been drinking alcohol minimally. He submitted to urinalysis on August 28, 2006 which was negative.

On September 7, 2006, this officer attempted to contact Mr. Ober to check on the status of his counseling. This officer was informed by his girlfriend that she has not seen him for the past few days. This officer then went by his girlfriend's house on September 12, 2006 and again she stated she had not talked with him.

The following day, Mr. Ober contacted this officer stating that he was residing at a friend's house in Wheelersburg, Ohio. Mr. Ober indicated he would keep in contact with this officer and did not want to be with his girlfriend because it was causing problems. This officer then spoke with Mr. Ober five days later, and he said he had been sick with the flu. This officer has not been able to contact him since September 18, 2006. Attempts to contact him at his friend's house and his girlfriend's house have been made, but no one has heard from him.

On October 13, 2006, Ober was arrested in Scioto County, Ohio, for Illegal Manufacture of Drugs and Assembly of Chemicals to Manufacture Drugs. These cases are pending. Ober never notified this officer of his arrest.

This officer has given Mr. Ober numerous chances to comply with supervision, including counseling, and he continues not to comply. This officer previously notified the Court on September 18, 2006 that Mr. Ober's fine had not been paid in full.

3 * PROB 12C Rev 2/03 OBER, John RE: **Petition for Warrant** As a result of the above information, it is respectfully recommended that a warrant be issued for Mr. Ober. The term of supervision should be Revoked. [X] Extended for years, for a total term of years. [] Continued based upon the exception to revocation under 18 USC 3563(e) or 3583(d) [] The conditions of supervision should be modified as follows: I declare under penalty of perjury that Approved, the foregoing is true and correct. by Executed on November 21, 2006 Darla J. Huffman Supervising U.S. Probation Officer U.S. Probation Officer Date: November 21, 2006 THE COURT ORDERS: No Action

No Action
The Court finds that there is probable cause to believe the defendant has violated the conditions of his/her probation/supervised release and orders the Issuance of a Warrant for his/her arrest.
The Issuance of an Order to Appear and Show Cause
The Court finds the defendant can benefit from continued substance abuse treatment and grants an exception to revocation. The supervision term of the defendant is continued under all original terms and conditions.

Other

Signature of Judioral Officer

Date